Unknown

From:

Rick Bevington

Sent:

Tuesday, July 16, 2002 3:03 PM

To:

'Nancy.Gilroy@mro.com'; 'Ray.Miciek@mro.com'

Cc:

Jeff Folev

Subject:

FW: Agreement-Attachment "A"

Follow Up Flag:

Follow up

Flag Status:

Red





M2 MAXIMO

M2 Exhibit

losting Affiliate Ag..A_7-16.doc (17 KB)

Hi Nancy, I'm returning your Docs. with our redline (I believe you sent two exhibit A's last time, I'm returning one). We have accepted your changes except as noted. I believe the real issues are in the area of Quota/Sales Responsibility and Termination Obligations.

We need to see MRO take some position vis a vis the Sales Channel. I assume that there will be other Hosting Affiliates. How will we fare "sales lead" wise with these others.

Termination for convenience still does not give us the business/investment protection we need. What will happen to those customers who want to renew "post termination"? Will MRO want to assume that business or another "Hosting Affiliate"? Do we buy seats to continue? Would we be given that opportunity on a fair basis? I just don't know.

These may not be questions that you can answer, but Ray maybe can seek out solutions.

Thanks again for your efforts

Regards Rick

----Original Message----

From: Iris Martin

Sent: Tuesday, July 16, 2002 2:02 PM

To: Rick Bevington

Subject: RE: Agreement-Attachment "A"

Here are the e-copies - I have put hard copies on your desk.

Iris

----Original Message----

From: Rick Bevington

Sent: Tuesday, July 16, 2002 1:21 PM

To: Iris Martin

Subject: FW: Agreement-Attachment "A"

This is the one I want to change.

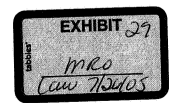
----Original Message----

From: Nancy.Gilroy@mro.com [mailto:Nancy.Gilroy@mro.com]

Sent: Thursday, July 11, 2002 1:40 PM

To: Rick Bevington Cc: Ray.Miciek@mro.com

Subject: Re: Agreement-Attachment "A"



Page 1 of 9

Rick,

I've accepted the proposed changes with the exception of those still red-lined. It does not make sense that MRO has a sales quota for M2; therefore, I put the original lanuage back in.

The only other non-accepted terms are the Beta language and the termination length changing from 24 to 36 months. Other than that, we're good to go. (See attached file: M2 Exhibit A_7-11.doc) (See attached file: M2 MAXIMO Hosting Affiliate Agreement_4_Rev 7-11.doc)

Nancy Gilroy
VP, Contracts, Order Admin. & Dist.
MRO Software, Inc.
100 Crosby Drive
Bedford, MA 01730
781.280.6874 phone
781.280.2210 fax

"Rick Bevington" <Rick.Bevington@m2cons ulting.com>

07/10/2002 10:30 AM

To: <Nancy.Gilroy@mro.com>
cc: <Ray.Miciek@mro.com>
Subject: Agreement-Attachment "A"

Hi Nancy, I missed a change (actual a unaccepted proposed change by M2) when I sent this back before. Sorry.

Our position on the "Quota" is that MRO is the Sales Channel and M2 is the fullfillment channel and as such MRO, should have the quota.

Makes sense to me?

Have you had a chance to take a look see at the returned doc? I know it was quarter end in June so I didn't want to bother you. Take Care Rick

<<M2 Exhibit A.doc>>

The contents of this email transmission are confidential and proprietary and are intended for the sole use of the intended recipient. If this transmission has been directed to the wrong office, destroy the contents immediately and notify the sender.

(See attached file: M2 Exhibit A.doc)

MRO Software, Inc. MAXIMO Hosting Affiliate Agreement

Between				
M	IRO Software, Inc.	And	Hosting	
			Affiliate	
	00 Crosby Drive		Address:	
	edford, MA 01730 hone: (781) 280-2000		Phone:	
	ax: (781) 280-2210		Fax:	
1. a)	APPOINTMENT. Subscription License Grant. Subject to the terms are conditions hereof, during the term hereof, MROI herel grants to Hosting Affiliate the non-exclusive right are license (i) to a ccess and execute the Product on Hostin Affiliate's Application Server only with Supports	oy nd c) ng	Affiliate's Application Server for its internal purposes only under terms substantially similar to those specified in Exhibit B. "Enhancements" means the fixes, updates, upgrades and localized, translated or new versions of the Products tha MROI may periodically release during the Term	
	Browsers through the Internet, and (ii) to act as a application service provider ("ASP") with respect to the Products and transmit Customer data from the Product Customers remotely through the Internet. Hosting Affilias shall provide its Customer's with the right and license access and use the Product for their internal purposes only pursuant to a Customer ASP Agreement (defined below All rights not expressly granted to Hosting Affiliate.	an he d) to to tte to (y, y). e)	Enhancements are provided at no additional charge. "Products" means (i) the computer programs and related documentation described in Exhibit A that MROI markets maintains and supports as of the date of this Agreement and (ii) all Enhancements. "Customer" means the ultimate end-users who are authorized to access and use the Product on Hosting	
b)	Customer herein are expressly reserved by MROI. No Indirect Channel. Hosting Affiliate may not exercisits rights hereunder through any third party agent(s representative(s), distributor(s) or other person(s). Hostin Affiliate must install and use the Products on premisowned by Hosting Affiliate or at that of any acceptable contents.	se s), f) ng es o- g)	Affiliate's Application Server within the Territory (as specified in the applicable royalty reports). "Territory" means the geographic area(s) identified in Exhibit A. "Hosting Affiliate's Application Server" means the computer(s) dedicated by Hosting Affiliate for the purpose	
c)	location data center partner, and may not subcontract outsource its operations without MROI's prior writte consent. Reservation. Hosting Affiliate must market the Product under the trademark "MAXIMO" (or other market the trademark "MAXIMO" (or other market the trademark "MAXIMO" (or other market the trademark "MAXIMO").	h) ets ks 3.	of hosting the Product for access over the Internet. "Supported Browsers" means Microsoft Internet Explorer version 5.0 and higher. RESELLER'S OBLIGATIONS	
2. a) b)	designated by MROI), and Hosting Affiliate shall no market the Products under any other name. DEFINITIONS. "Agreement Date" means the date set forth underneath MROI's signature below. "Customer ASP Agreement" means a written, shrink-	a) th	Best Efforts. Hosting Affiliate will use its best efforts throughout the Territory to (i) promote, solicit and obtain Customers for the Products, and (ii) host and provide ASF services to Customers in accordance with the highes industry standards and fulfill all of its obligations under al Customer ASP Agreements, and (iii) develop the good will and reputation of MROI.	
·	wrap or click-wrap agreement that provides a Custom with the right and license to remotely access and use the Product as hosted by Hosting Affiliate on Hosting	er b) he	Internal Copy. MROI will provide Hosting Affiliate with a single copy of the Products at no charge (the "Interna	
M	ROI, Inc.	<u>Hos</u>	ting Affiliate:	
Sig	nature	Sign	nature	
Pri	nted Name	Prin	nted Name	

Title

Agreement Date

Title

Date

Rev. 7/16/02

Copy"). Subject to this Agreement, MROI grants Hosting Affiliate a non-exclusive and non-transferable license to use the Internal Copy solely to provide Customers with access to a hosted version of the Product and remotely conduct Customer demonstrations within the Territory. MROI will periodically offer updates to the Internal Copy as new versions become commercially available. Hosting Affiliate will not sub-license, assign or otherwise transfer the Internal Copy to any person without MROI's prior approval. Hosting Affiliate will only provide hosting services to those Customers who have agreed to be bound by the terms and conditions as defined in Article 1 (a) and have paid the appropriate Fees. Hosting Affiliate will only conduct Product demonstrations via remote access to Hosting Affiliate's Application Server and under circumstances where Hosting Affiliate is in direct control of the demonstration, and where all confidential information and materials related to the Products are removed from the prospective Customer's premises at the end of each business day.

- c) <u>Promotional Literature</u>. Hosting Affiliate will use the brochures and other promotional literature describing the Products that MROI may provide to Hosting Affiliate in the English language (the "Promotional Literature"). Hosting Affiliate may reproduce the Promotional Literature for distribution within the Territory.
- d) <u>Prices</u>. Hosting Affiliate will pay the agreed upon prices as defined in Exhibit A.

4. MROI'S OBLIGATIONS

- a) Marketing Materials. MROI will provide Hosting Affiliate, at no additional charge, with the initial quantity of Promotional Literature that MROI deems appropriate for Hosting Affiliate to promote the Products and solicit Customers.
- Enhancements. MROI will offer Hosting Affiliate the Enhancements within a reasonable time from when they become generally available. This will not be interpreted to require MROI to (i) develop and release Enhancements or (ii) customize the Enhancements to satisfy the particular requirements of Customers. MROI may, at its discretion, release certain Enhancements as separately-priced options or upgrades. MROI will consider using Hosting Affiliate as a Beta Client. Immediately upon product release to Sales, Hosting Affiliate will be furnished the new revision.

SALES PROCESS.

a) Notification. When Hosting Affiliate or MROI locates a prospective Application Hosting Customer, Hosting Affiliate the locating party will be responsible for notifying MROI, and the other party. Hosting Affiliate will be responsible for closing the sale. If Hosting Affiliate requires assistance in closing the sale, MROI shall, within reason, provide resources at no cost to Hosting Affiliate.

- b) Contracting. Hosting Affiliate will ensure that all customers using the hosted version of the Product agree to be bound by the terms and conditions as defined in Artilce 1 (a). For Customers who wish to purchase a perpetual license, MROI will contract directly with each Customer, using such forms and processes as MROI sees fit. If a prospective Customer requests a change in the terms contained in MROI's standard agreements, MROI will attempt in good faith to reach terms with each acceptable, bona fide prospective Customer referred by Hosting Affiliate.
- c) Fees. For Customers who actually purchase a perpetual license as a result of Hosting Affiliate's referral, MROI will pay Hosting Affiliate a referral fee as set forth on Exhibit A for each Customer. For Customers who contract with Hosting Affiliate for access to the hosted version of the Product, Hosting Affiliate will pay MROI the license fees set forth in Exhibit A.
- d) Exclusions. MROI will not be obligated to pay Hosting Affiliate with respect to any Customer who signs a contract after the expiration of six months from Hosting Affiliate's referral. MROI will not be obligated to pay Hosting Affiliate any fees with respect to Customers that MROI had a prior business contact or relationship with; MROI must notify Hosting Affiliate of this exclusion within 30 days following Hosting Affiliate's written referral.
- e) <u>Payment</u>. Both parties agree that any fees owed shall be paid within thirty (30) days following the receipt of net fees.

6. NO WARRANTY, SUPPORT OR LIABILITY.

- Limited Pass-Through Performance Warranty. MROI grants the following limited performance warranty to Hosting Affiliate for purposes of pass-through to Customers. For a period of ninety (90) days after the purchase by the Customer of the right and license to access and use a Product, MROI warrants to Hosting Affiliate that such Product shall conform to, and operate substantially in accordance with the documentation provided to Hosting Affiliate by MROI. RESELLER'S SOLE AND EXCLUSIVE REMEDY AND MROI'S SOLE AND EXCLUSIVE LIABILITY FOR BREACH OF THIS BE THE REPAIR WARRANTY SHALL OF **DEFECTIVE** OR REPLACEMENT CONFORMING SOFTWARE PRODUCT UNITS OR CANCELLATION OF ANY UNUSED PORTION OF THE CONTRACT. MROI shall have no liability or obligation to any Customer of any kind or nature, and Hosting Affiliate shall indemnify MROI from and a gainst any and all Customer claims, including without limitation all claims arising under all Customer ASP Agreements.
- Disclaimer. ALL WARRANTIES, CONDITIONS, REPRESENTATIONS, INDEMNITIES AND GUARANTEES WITH RESPECT TO THE PRODUCTS, WHETHER EXPRESS OR IMPLIED, ARISING BY LAW, CUSTOM, PRIOR ORAL OR WRITTEN

STATEMENTS BY MROI OR OTHERWISE (INCLUDING, BUT NOT LIMITED TO ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE OR USE OR AGAINST INFRINGEMENT) ARE HEREBY OVERRIDDEN, EXCLUDED AND DISCLAIMED.

- Hosting Affiliate shall (a) on an ongoing basis c) Support. monitor and take advantage of the technical and supportrelated resources made available by MROI on-line, and (b) promptly install and/or apply all Enhancements, corrections, bug fixes, updates and upgrades which may be made available by MROI from time to time, and (c) maintain the Products hosted by Hosting Affiliate at the highest release level made generally available by MROI, and provide all Customers with commercially reasonable telephone support, functional assistance. advice. workarounds maintenance. MROI shall provide Hosting Affiliate with all escalation technical support to rectify M AXIMO software related issues. MROI shall have no liability or obligation to any Customer of any kind or nature, and Hosting Affiliate shall indemnify MROI from and against any and all Customer claims, including without limitation all claims arising under all Customer ASP Agreements.
- UNDER NO CIRCUMSTANCES WILL MROI, ITS LICENSORS, AGENTS, RESELLERS OR RELATED COMPANIES BE LIABLE FOR CONSEQUENTIAL, INDIRECT, SPECIAL, PUNITIVE OR INCIDENTAL DAMAGES OR LOST PROFITS, WHETHER FORESEEABLE OR UNFORESEEABLE, BASED ON CLAIMS OF AGENTS OR ITS CUSTOMERS (INCLUDING, BUT NOT LIMITED TO, CLAIMS FOR LOSS OF DATA, GOODWILL, USE OF USE OF THE SOFTWARE, **MONEY** OR INTERRUPTION IN USE OR AVAILABILITY OF DATA. STOPPAGE OF OTHER WORK IMPAIRMENT OF OTHER ASSETS), ARISING OUT OF BREACH OR FAILURE OF EXPRESS OR IMPLIED WARRANTY, MISREPRESENTATION, NEGLIGENCE, STRICT LIABILITY IN TORT OR OTHERWISE. IN NO EVENT WILL THE AGGREGATE LIABILITY WHICH MROI, ITS LICENSORS AND RELATED COMPANIES MAY INCUR IN ANY ACTION OR PROCEEDING EXCEED THE TOTAL AMOUNT ACTUALLY PAID TO MROI BY AGENT FOR THE SPECIFIC ITEM THAT DIRECTLY CAUSED THE DAMAGE. THIS SECTION WILL NOT APPLY ONLY WHEN AND TO **EXTENT** THAT APPLICABLE THE SPECIFICALLY REQUIRES LIABILITY, DESPITE THE FOREGOING EXCLUSION AND LIMITATION.

7. INFORMATION.

a) <u>Confidentiality</u>. Hosting Affiliate acknowledges that the Products and associated documentation, manuals, technical and functional specifications, and MROI's technical, financial, marketing, strategic and operational plans and strategies incorporate confidential and proprietary

- information developed or acquired by or licensed to MROI (the "Information"). Hosting Affiliate will take all reasonable precautions necessary to safeguard the confidentiality of the Information, including without limitation (i) those taken by Hosting Affiliate to protect its own confidential information and (ii) those which MROI may reasonably request from time to time. Hosting Affiliate will not allow the removal or defacement of any confidentiality or proprietary notice placed on the Products or other items of Information. MROI mutually agrees to to take all reasonable precautions necessary to a afeguard the confidentiality of Hosting Affiliate's proprietary and confidential information including Hosting Affiliate's platform.
- b) Ownership. All patents, copyrights, trade secrets and other proprietary rights in or related to the Products and Information are and will remain the exclusive property of MROI or its licensors, whether or not specifically recognized or perfected under the laws of the Territory. Hosting A ffiliate will not take any action that jeopardizes MROI's or its licensors' proprietary rights or acquire any right in the Products or Information, except the limited rights specified in this Agreement. Unless otherwise agreed, MROI or its licensor will own all rights in any copy, portion, extract. translation, , selection, compilation and derivation of the Products, Promotional Literature or any improvement or development thereof and all applications developed using the Products.
- c) Use. Hosting Affiliate will use the Products and Information solely to perform its hosting and ASP services and marketing activities pursuant to this Agreement. Except as specifically authorized under this Agreement, Hosting Affiliate will not copy the Products or items of Information without MROI's prior approval. Hosting Affiliate will not translate, modify, adapt, decompile, disassemble or reverse engineer the Products, except as and to the extent specifically authorized by applicable law. Hosting Affiliate's use of the Products shall be limited to use for development in support of the hosting arrangement defined in this Agreement..
- d) <u>Disclosure</u>. Hosting Affiliate will not disclose, in whole or in part, the Products or any other item that MROI designates as confidential to any person, except to (i) Customers as and to the extent contemplated under this Agreement and (ii) those of Hosting Affiliate's employees who require access to perform its obligations under this Agreement and have executed a confidentiality agreement protecting the Products and Information as required hereunder.
- E) Unauthorized Use or Disclosure. Hosting Affiliate acknowledges that any unauthorized use or disclosure of the Products or any other item of Information may cause irreparable damage to MROI or its licensors. If an unauthorized use or disclosure occurs, Hosting Affiliate will promptly notify MROI and take, at Hosting Affiliate's expense, all steps which are necessary to recover the

Product or Information and to prevent its subsequent unauthorized use or dissemination, including availing itself of actions for seizure and injunctive relief. If Hosting Affiliate fails to take these steps in a timely and adequate manner, MROI may take them in its own or Hosting Affiliate's name.

8. MARKS.

- a) Ownership. All trademarks, service marks, trade names, logos or other words or symbols identifying the Products or MROI's business (the "Marks") are and will remain the exclusive property of MROI or its licensors, whether or not specifically recognized or perfected under the laws of the Territory. Hosting Affiliate will not acquire any right in the Marks, except for the limited right to market and promote the Products and Hosting Affiliate's services as provided in Sections 1, 3 and 8(b) of this Agreement. Hosting Affiliate will not register, directly or indirectly, any trademark, service mark, trade name, company name or other proprietary or commercial right that is identical or confusingly similar to the Marks or that constitute translations thereof into the language(s) spoken within the Territory.
- b) <u>Use</u>. Hosting Affiliate will use the Marks exclusively to advertise and promote the Products within the Territory. All advertisements and promotional materials will (i) clearly identify MROI as the owner of the Marks, (ii) conform to MROI's then-current trademark and logo guidelines and (iii) otherwise comply with any local notice or marking requirement contemplated under the laws of the Territory.

9. TERM AND TERMINATION.

- a) <u>Term.</u> This Agreement will become effective, as of the Agreement date, for a three (3) year period upon its execution by MROI and Hosting Affiliate unless terminated as defined below and in Exhibit A.
- b) Renewal. Upon the expiration of the initial term specified in Paragraph 9(a), this Agreement may be renewed for subsequent terms of 24 months, but only if the parties expressly agree to do so at least 30 days before the expiration date. Either party may withhold its consent to an extension entirely in its discretion, with or without cause and without any liability as a result.
- c) <u>Termination for Convenience</u>. Either party may terminate this Agreement for any reason, with or without cause, upon 90 days' written notice to the other party.
- d) Termination for Cause. Either party will have just cause to terminate this Agreement, without judicial or administrative notice or resolution, immediately upon notice to the other party, if the other party or any of its employees breaches any obligation under this Agreement and such party fails to cure the breach to the notifying party's satisfaction within 30 days after it demands a cure.

- remination Obligations. Upon the expiration or termination of this Agreement, all rights granted to Hosting Affiliate hereunder will immediately cease, and Hosting Affiliate will (i) promptly pay any Fees owed; (ii) promptly comply with the termination obligations specified below and (iii) otherwise cooperate with MROI to terminate relations in an orderly manner. MROI agrees to extend Hosting Affiliate's rights under the terms of this Agreement, for 24 months or until the termination of existing agreements with Hosting Affiliate's customers, whichever occurs firstlast, solely to support any existing Customers at the time of termination; thereafter, the obligations defined below shall be enforced.
 - i) Products. Except as defined in section 9 (e), Hosting Affiliate will purge from its computer systems, storage media and other files and, at MROI's option, destroy or deliver to MROI or its designee all Products within Hosting Affiliate's possession or control, including, but not limited to, all source code.
 - ii) Materials. The Parties will, at their individual option, destroy or deliver to each other or each other's designee all items within each other's possession or control that contain any Information or bear a Mark.
- f) Disclaimer. Upon the expiration of this Agreement or its termination by either party for any reason, Hosting Affiliate will not be entitled under local law or otherwise to receive any indemnity or payment from MROI as a result of such expiration or termination, whether for actual, consequential, indirect, special or incidental damages, costs or expenses, whether foreseeable or unforeseeable (including, but not limited to, labor claims and loss of profits, investments or good will), any right to which Hosting Affiliate hereby waives and disclaims.
- g) <u>Survival</u>. The provisions of Sections 6, 7, 8 & 9 will survive the expiration or termination of this Agreement.

10. MICSELANEOUS

du.S. Export Restrictions. Hosting Affiliate acknowledges that the Products and all related technical information, documents and materials are subject to export controls under the U.S. Export Administration Regulations. Hosting Affiliate will not export, re-export, divert or transfer, directly or indirectly, any such item or direct products thereof to Cuba, Libya, North Korea or any country that is embargoed by Executive order, unless Hosting Affiliate has obtained the prior written authorization of MROI and the U.S. Commerce Department. Upon notice to Hosting Affiliate, MROI may modify this list to conform to changes in the U.S. Export Administration Regulations.

b) Compliance With Laws.

i) Local Compliance. Hosting Affiliate will, at its expense, obtain and maintain the governmental authorizations, registrations and filings that may be required under the laws of the Territory to execute or

perform this Agreement. Hosting Affiliate will otherwise comply with all laws, regulations and other legal requirements within the Territory that apply to this Agreement, including tax and foreign exchange legislation. Hosting Affiliate will promptly notify MROI of any change in these laws, regulations or other legal requirements that may affect the importation of the Products or Hosting Affiliate's performance of this Agreement.

- ii) Unlawful Payments. Hosting Affiliate will not use any payment or other benefit derived from MROI to offer, promise or pay any money, gift or any other thing of value to any person for the purpose of influencing official actions or decisions a ffecting this Agreement, while knowing or having reason to know that any portion of this money, gift or thing will, directly or indirectly, be given, offered or promised to (i) an employee, officer or other person acting in an official capacity for any government or its instrumentalities or (ii) any political party, party official or candidate for political office.
- c) <u>Independent Parties</u>. Hosting Affiliate and MROI are independent parties. Nothing in this Agreement will be construed to make either party an agent, employee, franchisee, joint venturer or legal representative of the other party. Hosting Affiliate will neither have nor represent itself to have any authority to bind MROI to any obligation.
- Any notice, approval or other communication Notices. required or permitted under this Agreement will be given in the English language and will be sent in writing by telex, telefax, courier or certified mail, postage prepaid, to the address specified on page one or to any other address that may be designated by prior notice. Any notice or other communication delivered by telex or telefax (with answerback) will be deemed to have been received the 1st day after it is sent. Any notice or other communication sent by courier will be deemed to have been received on the 3rd day after its date of posting. Any notice or other communication sent by certified mail will be deemed to have been received on the 7th business day after its date of posting. Notices to MROI must be sent to the attention of its General Counsel.
- e) <u>Assignment</u>. Hosting Affiliate may not delegate, sub-contract or otherwise transfer this Agreement or any of its rights or obligations without the MROI's prior written approval. Prior approval shall not be required upon a change of ownership provided such new owner is not a competitor of MROI. For the purpose of this Agreement, a "Competitor" shall be defined as an entity in the EAM, e-commerce or IT asset management market sector.
- f) <u>Waiver Amendment, Modification</u>. Any waiver, amendment or other modification of this Agreement will not

- be effective unless in writing and signed by the party against whom enforcement is sought.
- g) <u>Language</u>. This Agreement will be interpreted and performed in the English language.
- h) Legal Actions. All actions arising under or in connection with this Agreement shall be conducted in the appropriate state or federal courts in Massachusetts, and each party hereby irrevocably consents to exclusive jurisdiction and venue in Massachusetts, and waives its right to pursue legal action under this Agreement in any other jurisdiction. Nothing in this Agreement will restrict, prevent, hinder or delay MROI from seeking interim or permanent injunctive relief against Hosting Affiliate, in the courts having jurisdiction over the Hosting Affiliate.
- i) Equitable Relief. The covenants and agreements of Hosting Affiliate under this Agreement, including without limitation those specified in Sections 1, 7, 8, 9(e) and 10(e), are of a special and unique character, and Hosting Affiliate acknowledges that money damages alone will not reasonably or adequately compensate MROI for any breach of such c ovenants and agreements. Therefore, the parties expressly agree that in the event of the breach or threatened breach of any such covenants or agreements, in addition to other rights or remedies which MROI may have, at law, in equity, or otherwise (such as its right to recover monetary damages), MROI shall be entitled to injunctive or other equitable relief compelling specific performance of, and other compliance with, such covenants and agreements.
- j) Governing Law. This Agreement will be governed by and interpreted in accordance with the laws of the Commonwealth of Massachusetts, excluding its conflict of law principles. MROI and Hosting Affiliate exclude the United Nations Convention on Contracts for the International Sale of Goods from this Agreement and from all transactions hereunder.
- k) Entire Agreement. This Agreement and its Exhibits constitute the complete and entire statement of all terms, conditions and representations of the agreement between MROI and Hosting Affiliate with respect to its subject matter and supersedes all prior writings or understandings.

Exhibit A: Business Term

Exhibit B: Customer ASP Agreement

Exhibit C: Referral Registration Form

MRO.com, Inc.

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Exhibit A

to MRO Software, Inc. Hosting Affiliate Agreement between MRO Software Inc. and

Dated:				
Busin'ess Terms				
1.	Term:	Three (3) years_ from execution. Within ninety (90) days from the effective date of this Agreement, both parties agree to negotiate an annual quota. If _ Hosting AffiliateMROI fails to meet it's annual quota, this Agreement shall automatically terminate. Subsequent renewals will be renewed on an annual basis thirty (30) days prior to expiration of the current term.MROI will pay Hosting Affiliate the difference between Hosting Affiliate's budgeted income and actual income.		
2.	Products:	MAXIMO version 4.X and 5.X and any future Maximo® versions		
3,	Territory:	North America (unless otherwise agreed upon in writing)		
4.	Fees:	For Customer's using the Product(s) on a hosted basis, Hosting Affiliate agrees to pay MROI 50% of the net monthly fees received by Hosting Affiliate (on a monthly basis). For existing Customer's as of the date of this Agreement, Hosting Affiliate agrees to continue to pay MROI 20% of the net monthly fees received by Hosting Affiliate (on a monthly basis).		
		For Customer's who purchase the Product(s) directly from MROI, there will be no fees owed to MROI for such hosting services.		
		MROI agrees to pay a 5% referral fee to Hosting Affiliate for referrals which result in sales to MROI(as further defined in the Agreement). The information on Exhibit C must be completed and accepted in order for such fees to be paid to Hosting Affiliate.		
		Hosting Affiliate agrees to pay all fees due (for it's current end-user base) upon signing this Agreement		
5.	Payment Terms:	NET 30 from receipt of fees paid.		
6.	Lead Registration	Hosting Affiliate will provide MROI a report of all potential clients as they become known to Hosting Affiliate. In the event of conflict between MROI's and Hosting Affiliates potential clients, MROI will respond to Hosting Affiliate within five (5) business days.		
7.	Program Fee:	None		
	MRO Software, Inc.	⇔ (Hosting Affiliate)		
	Ву:			
	(Name and Title)	(Name and Title)		

Rev. 2000-1

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Date: ______

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